12/08/2005 14:59 FAX 16177209603 4014/016

REMARKS

The Office Action of September 8, 2005 has been received and considered. Claims 3-7,

12-39 and 41-47 have been withdrawn pursuant to an election of species requirement. Claims 1

and 40 have been amended. Reconsideration of the application in view of the preceding

amendments and following remarks, and allowance of the pending claims is respectfully

requested. Each of the Examiner's rejections is discussed below.

Section 102

Claims 1 and 8-11 have been rejected under 35 U.S.C. § 102(b) over U.S. Patent No.

6,449,878 to Lyden ("Lyden"). This rejection is respectfully traversed.

Lyden discloses footwear with an upper 23 and a sole structure having a spring element

51 formed of superior spring element 47 and inferior spring element 50. Superior spring element

47 includes an anterior spring element 48 and a posterior spring element 49. Superior spring

element 47 and inferior spring element 50 are typically connected to one another with fasteners

29. An anterior spacer 55 and posterior spacer 42 are positioned between anterior spring element

48 and posterior spring element 49.

Lyden fails to disclose or make obvious a heel plate assembly secured at one end thereof

to an upper plate, the heel plate assembly extending downwardly from the upper plate such that

the heel plate assembly forms an acute angle with the upper plate, with a medial side of the heel

plate assembly having a thickness greater than a thickness of a lateral side of the heel plate

assembly, with the heel plate assembly being formed of the same material, as required by

independent claim 1.

Lyden's heel plate is formed of two different materials. Spring element 51 is made of a

resilient material such as metal, e.g., spring steel, a thermoplastic material, or a fiber composite

13

USSN: 10/719,668

12/08/2005 14:59 FAX 16177209603 Ø015/016

material (col. 10, lines 62-64). Anterior spacer 55 and posterior spacer 42, on the other hand, are

formed of a cushioning medium such as a natural or synthetic rubber material or a resilient

elastomer such as polyurethane (col. 26, lines 34-37).

Accordingly, the rejection is improper and should be withdrawn.

Section 103

Claims 2 and 40 have been rejected under 35 U.S.C. § 103(a) over Lyden in view of U.S.

Patent No. 6,092,314 to Rothbart ("Rothbart"). Rothbart is cited as disclosing a plurality of

layers with varying widths as an alternative to a steady slope for a wedge shaped pad in

footwear. This rejection is respectfully traversed.

Rothbart fails to overcome the deficiencies of Lyden noted above. Specifically, Rothbart

fails to disclose or make obvious a heel plate assembly secured at one end thereof to an upper

plate, the heel plate assembly extending downwardly from the upper plate such that the heel plate

assembly forms an acute angle with the upper plate, with a medial side of the heel plate assembly

having a thickness greater than a thickness of a lateral side of the heel plate assembly, with the

heel plate assembly being formed of the same material, as required by independent claim 1.

Rothbart also does not disclose or make obvious a heel plate assembly secured at one end

thereof to the upper plate, the heel plate assembly extending downwardly from the upper plate

such that the heel plate assembly forms an acute angle with the upper plate, the heel plate

assembly comprising a first layer; a second layer positioned on the first layer and having a width

less than a width of the first layer; and a third layer positioned on the second layer and having a

width less than the width of the second layer, with the first layer, second layer and third layer

14

being formed of the same material, as required by independent claim 40.

Rothbart discloses a wedge, labeled foot support system 60, which is positioned beneath

USSN: 10/719,668

12/08/2005 14:59 FAX 16177209603 2 016/016

the user's foot. Rothbart simply does not disclose the required heel plate assembly that is secured to an upper plate and formed of the same material. Accordingly, the rejection is improper and should be withdrawn.

Conclusion

Consequently, pending claims 1, 2, 8-11 and 40 are believed to be in form for allowance, and an indication to that effect is respectfully requested at this time. Please apply any charges or credits to Deposit Account No. 19-0733.

Dated: December 8, 2005

Respectfully submitted,

Gregory J. Cohan, Reg. No. 40,959

BANNER & WITCOFF, LTD.

28 State Street, 28th Floor

Boston, MA 02109 (617) 720-9600